

## INSTRUCTIONS FOR TRANSFERRING A TYPE 2 OR 3 GENERAL AQUIFER PROTECTION PERMIT

## **INSTRUCTIONS**

This form allows the transfer of a Type 2 or 3 general aquifer protection permits from an old owner to a new one in accordance with Arizona Administrative Code R18-9-A304.

The types of permits that can be transferred using this form are as follows:

General Permit Type	Description	
Type 2 General Permits		
2.01	Drywells that Drain Areas Where Hazardous Substances are Used, Stored, Loaded or Treated	
2.02	Intermediate Stockpiles at Mining Sites	
2.03	Hydrologic Tracer Studies	
2.04	Drywells that Drain Areas Where Motor Fuels are Used, Stored or Loaded	
2.05	Capacity, Management, Operation, and Maintenance of a Sewage Collection System	
2.06	Fish Hatchery Discharge to a Perennial Surface Water	
Type 3 General Permits		
3.01	Lined Impoundments	
3.02	Process Water Discharges from Water Treatment Facilities	
3.03	Vehicle and Equipment Washes	
3.04	Non-Storm water Impoundments at Mining Sites	
3.05	Disposal Wetlands	
3.06	Constructed Wetlands to Treat Acid Rock Drainage at Mining Sites	
3 07	Tertiary Treatment WetlandsFEE	
FEE		
	The transfer of ownership fee is \$50.00 per permit.	

## SITES WITH MULTIPLE PERMITS

Sites with multiple permits must submit multiple Notice of Transfer forms with the applicable fee. For example, a site with 3 permits (Type 2 or 3 general permits) needing transfer would require three Notice of Transfer Forms and a total fee of \$150.

Mail form and fee to:

ADEQ Ground Water Section LTF Clerk 1110 W. Washington Street Phoenix, AZ 85007



## NOTICE OF TRANSFER FOR A TYPE 2 OR 3 GENERAL PERMIT

1	Indicate which Type 2 you are Transferring (Check the Applicable Box)
	2.01Drywells that Drain Areas Where Hazardous Substances are Used, Stored, Loaded or Treated [A.A.C. R18-9-C301]
	2.02 Intermediate Stockpiles at Mining Sites [A.A.C. R18-9-C302]
	2.03 Hydrologic Tracer Studies [A.A.C. R18-9-C303]
	2.04 Drywells that Drain Areas Where Motor Fuels are Used, Stored or Loaded [A.A.C. R18-9-C304]
	2.05 Capacity, Management, Operation, and Maintenance of a Sewage Collection System [A.A.C. R18-9-C305]
	2.06 Fish Hatchery Discharge to a Perennial Surface Water [A.A.C. R18-9-C306]
	3.01 Lined Impoundments [A.A.C. R18-9-D301]
	☐ 3.02 Process Water Discharges from Water Treatment Facilities [A.A.C. R18-9-D302]
	3.03 Vehicle and Equipment Washes [A.A.C. R18-9-D303]
	☐ 3.04 Non-Storm water Impoundments at Mining Sites [A.A.C. R18-9-D304]
	3.05 Disposal Wetlands [A.A.C. R18-9-D305]
	☐ 3.06 Constructed Wetlands to Treat Acid Rock Drainage at Mining Sites [A.A.C. R18-9-D306]
	3.07 Tertiary Treatment Wetlands [A.A.C. R18-9-D307]
2	Permit Number (Located on Notice of Recording or Discharge Authorization Ex. P-102123 or 20050123)
3	Discharging Facility Identifying Name or Number (Located on Notice of Recording or Discharge Authorization)
4	Name of Seller/Transferor
5	Permittee (Buyer/transferee)
	Name Phone
	Address
	City State Zip
6	Name of Owner/Operator responsible for ensuring compliance with this permit if different from No. 5 above
	Name Phone
	Position
	Address
	City State Zip
7	Provide any Information that has changed from the original Notice of Intent to Discharge
8	Certification of Compliance (To be Completed by the Permittee)
	I, , certify that this document was prepared under my direction or supervision and all information is, to
	the best of my knowledge, true, accurate and complete. I also certify that the facility described in this form is or will be
	constructed, designed, and operated in accordance with the provisions of Article 3 of the Aquifer Protection Permit rules as they
	pertain to this General Permit. I am aware that there are significant penalties for submitting false information, including permit revocation as well as the possibility of fine and imprisonment for knowing violations.
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	Signature Date
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<sup>(1)</sup> ADEQ shall not base a licensing decision, in whole or in part, on a requirement or condition not specifically authorized by statute or rule. General authority in a statute does not authorize a requirement or condition unless a rule is made pursuant to it that specifically authorizes the requirement or condition.

(2) Prohibited licensing decisions may be challenged in a private civil action. Relief may be awarded to the prevailing party against ADEQ, including reasonable attorney fees, damages, and all fees associated with the license application.

<sup>(3)</sup> ADEQ employees may not intentionally or knowingly violate the requirement for specific licensing authority. Violation is cause for disciplinary action or dismissal, pursuant to ADEQ's adopted personnel policy. ADEQ employees are still afforded the immunity in A.R.S. §§ 12-821.01 and 12-820.02.